PATENT COOPERATION TREATY CORRESPONDING FROM THE MICE.

HOW ENTRY WORLD'S CATENTAL TO A CONTROL OF CONTROL OF

From the INTERNATIONAL	SEWIOWED.	ALETHORITY		PCT
То:	ORDER			
D. YOUNG & CO	DIARY	109:109	į Į.	TIFICATION OF TRANSMITTAL OF
Attn. Williams, Ayl	sa	, , , , , , , , , , , , , , , , , , , ,	THE WR	TERNATIONAL SEARCH REPORT AND TTEN OPINION OF THE INTERNATIONA
120 Holborn	REC'D	0 0 1111 204		ING AUTHORITY, OR THE DECLARATION
London EC1N 2DY	(LONDON)	0 8 JUL 200		SCUTHAMPTON 1
UNITED KINGDOM				- O THANK TOR
	ANSO		* equipmen	20in
ł	ENTRY			(PCT Rule 44.1)
	FOR	DOM ARM	Date of mailing	(1 OT hule 44.1)
1			(day/month/yea	(r)
			, , , , , , , , , , , , , , , , , , , ,	07/07/2005
Applicant's or agent's file referen	ce			
P17854WO AAW			FOR FURTHE	ER ACTION See paragraphs 1 and 4 belo
International application No.			International filia	ng date
PCT/GB2004/004783			(day/month/yea	
Applicant		<del></del>		12/11/2004
, Applicant				•
UCL BIOMEDICA PLC				
1. X The applicant is hereby	notified that the	international const		
Authority have been est	ablished and are	international search transmitted herewi	i report and the wr th.	itten opinion of the International Searching
Filing of amendments	and statement	under Article 19.		
The applicant is entitled	, if he so wishes	, to amend the claim	s of the Internatio	nal Application (see Rule 46):
When? The time lim	it for filing such I Search Benort	amendments is nor	maily 2 months fro	m the date of transmittal of the tes on the accompanying sheet.
Where? Directly to the		Bureau of WIPO, 34		
•	1211 Geneva	20, Switzerland, Fa	scimile No.: (41-2	nderres 2) 740.14.35
For more detailed inst	ructions, see th	e notes on the acco	mpanying sheet.	
2. The applicant is hereby Article 17(2)(a) to that el	notified that no fect and the writ	international search ten opinion of the In	report will be esta ternational Search	blished and that the declaration under ning Authority are transmitted herewith.
3. With regard to the prot	est against pay	ment of (an) additio	nal fee(s) under R	ule 40.2, the applicant is notified that:
applicant's request	r with the decisi to forward the t	on thereon has beer exts of both the prot	n transmitted to the	e International Bureau together with the on thereon to the designated Offices.
no decision has be	ел made yet on	the protest; the app	licant will be notifie	ed as soon as a decision is made.
4. Reminders				and the design of the design o
<del>-</del>	I & months from	the priority data the	· (m*n	lication will be published by the
miemalional buleau. Il life ab	orcani wishes ic	I AVOID OF DOSTDODE I	hiiblication a notic	o of withdrawal after the fire it
application, or of the priority cl before the completion of the te	aim. musi reach	the international Ru	IFEAU AS PROVIDAD	in Rules 90 <i>bis.</i> 1 and 90 <i>bis.</i> 3, respectively,
miemational buleau. The fille	nauonai bureai	I WIII SEND A CONVINT	SUCh commante to	ne International Searching Authority to the all designated Offices unless an
international preliminary exam the public but not before the ex	ination report na	is been or is to be eq	stablished These	comments would also be made available to
				es, a demand for international preliminary nal phase until 30 months from the priority
date (in some Offices even late acts for entry into the national	en, omerwise, ir	ie applicant must. W	ithin 20 monthe f	rom the priority date, perform the prescribed
		_		
months.	Onices, the time	minit of 30 months	(or later) will appl	y even if no demand is filed within 19
See the Anney to Form PCT/IS	1/301 and for da	staile about the ac-"	ooble day - P. C.	200
Guide, Volume II, National Cha	pters and the W	/IPO Internet site.	cable time limits, (	Office by Office, see the PCT Applicant's
Name and a self				
Name and mailing address of the I	nternational Sea	arching Authority	Authorized officer	

European Patent Office, P.B. 5818 Patentlaan 2 NL-2280 HV Rijswijk Tel. (+31-70) 340-2040, Tx. 31 651 epo nl, Fax: (+31-70) 340-3016

Authorized officer

Marilú Masserut

#### NOTES TO FORM PCT/ISA/220

These Notes are intended to give the basic instructions concerning the filing of amendments under article 19. The Notes are based on the requirements of the Patent Cooperation Treaty, the Regulations and the Administrative Instructions under that Treaty. In case of discrepancy between these Notes and those requirements, the latter are applicable. For more detailed information, see also the *PCT Applicant's Guide*, a publication of WIPO.

In these Notes, "Article", "Rule", and "Section" refer to the provisions of the PCT, the PCT Regulations and the PCT Administrative Instructions, respectively.

### **INSTRUCTIONS CONCERNING AMENDMENTS UNDER ARTICLE 19**

The applicant has, after having received the international search report and the written opinion of the International Searching Authority, one opportunity to amend the claims of the international application. It should however be emphasized that, since all parts of the international application (claims, description and drawings) may be amended during the international preliminary examination procedure, there is usually no need to file amendments of the claims under Article 19 except where, e.g. the applicant wants the latter to be published for the purposes of provisional protection or has another reason for amending the claims before international publication. Furthermore, it should be emphasized that provisional protection is available in some States only (see *PCT Applicant's Guide*, Annexes B1 and B2).

The attention of the applicant is drawn to the fact that amendments to the claims under Article 19 are not allowed where the International Searching Authority has declared, under Article 17(2), that no international search report would be established (see *PCT Applicant's Guide*, Volume I/A, paragraph 296).

### What parts of the international application may be amended?

Under Article 19, only the claims may be amended.

During the international phase, the claims may also be amended (or further amended) under Article 34 before the International Preliminary Examining Authority. The description and drawings may only be amended under Article 34 before the International Examining Authority.

Upon entry into the national phase, all parts of the international application may be amended under Article 28 or, where applicable, Article 41.

#### When?

Within 2 months from the date of transmittal of the international search report or 16 months from the priority date, whichever time limit expires later. It should be noted, however, that the amendments will be considered as having been received on time if they are received by the International Bureau after the expiration of the applicable time limit but before the completion of the technical preparations for international publication (Rule 46.1).

#### Where not to file the amendments?

The amendments may only be filed with the International Bureau and not with the receiving Office or the International Searching Authority (Rule 46.2).

Where a demand for international preliminary examination has been/is filed, see below.

#### How?

Either by cancelling one or more entire claims, by adding one or more new claims or by amending the text of one or more of the claims as filed.

A replacement sheet must be submitted for each sheet of the claims which, on account of an amendment or amendments, differs from the sheet originally filed.

All the claims appearing on a replacement sheet must be numbered in Arabic numerals. Where a claim is cancelled, no renumbering of the other claims is required. In all cases where claims are renumbered, they must be renumbered consecutively (Administrative Instructions, Section 205(b)).

The amendments must be made in the language in which the international application is to be published.

### What documents must/may accompany the amendments?

#### Letter (Section 205(b)):

The amendments must be submitted with a letter.

The letter will not be published with the international application and the amended claims. It should not be confused with the "Statement under Article 19(1)" (see below, under "Statement under Article 19(1)").

The letter must be in English or French, at the choice of the applicant. However, if the language of the international application is English, the letter must be in English; if the language of the international application is French, the letter must be in French.

### PATENT COOPERATION TREATY

# **PCT**

## INTERNATIONAL SEARCH REPORT

(PCT Article 18 and Rules 43 and 44)

	FOR FURTHER	see Form PCT/ISA/220		
P17854WO AAW	<u> </u>	ll as, where applicable, item 5 below.		
International application No.	International filing date (day/month/year)	(Earliest) Priority Date (day/month/year)		
PCT/GB2004/004783	12/11/2004	12/11/2004 14/11/2003		
Applicant				
WAL DIOLEDIA DIA				
UCL BIOMEDICA PLC		•		
This International Search Report has been according to Article 18. A copy is being tra	n prepared by this International Searching Authansmitted to the International Bureau.	nority and is transmitted to the applicant		
This International Search Report consists	of a total of sheets.			
X It is also accompanied by	a copy of each prior art document cited in this	report.		
Basis of the report				
<ul> <li>With regard to the language, the language in which it was filed, unlength</li> </ul>	international search was carried out on the bas ess otherwise indicated under this item.	is of the international application in the		
The international this Authority (Rul	search was carried out on the basis of a transla	ation of the international application furnished to		
	otide and/or amino acid sequence disclosed i	in the international application, see Box No. I.		
	nd unsearchable (See Box II).			
3. X Unity of invention is lack	,			
-	ang (See Box III).			
<ol> <li>With regard to the title,</li> <li>the text is approved as subject to the text is approved.</li> </ol>	omitted by the applicant			
	ned by this Authority to read as follows:			
IMMUNE MODULATOR COMPR	ISING WHOLE CELL RHODOCOCCUS	S, GORDONIA, NOCARDIA, DIETZIA,		
TSUKAMURELLA OR NOCARD	IOIDES BACTERIA	•		
•				
5. With regard to the abstract.				
X the text is approved as sub	mitted by the applicant.	•		
the text has been establish may, within one month from	ed, according to Rule 38.2(b), by this Authority n the date of mailing of this international search	as it appears in Box No. IV. The applicant report, submit comments to this Authority.		
. With regard to the drawings,				
a. the figure of the drawings to be pull	blished with the abstract is Figure No.			
as suggested by the	• •			
	Authority, because the applicant failed to sugge			
	Authority, because this figure better characterize	zes the invention.		
b. X none of the figures is to be	published with the abstract.			

Box II	Observations where certain claims were found unsearchable (Continuation of item 2 of first sheet)
This Inte	emational Search Report has not been established in respect of certain claims under Article 17(2)(a) for the following reasons:
1. χ	Claims Nos.: 24-25 because they relate to subject matter not required to be searched by this Authority, namely:
	Although claims 12-25 are directed to a method of treatment of the human/animal body, the search has been carried out and based on the alleged effects of the compound/composition.
2. X	Claims Nos.: 24–25 because they relate to parts of the International Application that do not comply with the prescribed requirements to such an extent that no meaningful International Search can be carried out, specifically:
	see FURTHER INFORMATION sheet PCT/ISA/210
з. 🗌	Claims Nos.: because they are dependent claims and are not drafted in accordance with the second and third sentences of Rule 6.4(a).
Box III	Observations where unity of invention is lacking (Continuation of item 3 of first sheet)
This Inte	rnational Searching Authority found multiple inventions in this international application, as follows:
	see additional sheet
1.	As all required additional search fees were timely paid by the applicant, this International Search Report covers all searchable claims.
2.	As all searchable claims could be searched without effort justifying an additional fee, this Authority did not invite payment of any additional fee.
з. 🔀	As only some of the required additional search fees were timely paid by the applicant, this International Search Report covers only those claims for which fees were paid, specifically claims Nos.:  1-23(partially)
4.	No required additional search fees were timely paid by the applicant. Consequently, this International Search Report is restricted to the invention first mentioned in the claims; it is covered by claims Nos.:
Remark (	No required additional search fees were timely paid by the applicant. Consequently, this International Search Report is restricted to the invention first mentioned in the claims; it is covered by claims Nos.:  The additional search fees were accompanied by the applicant's protest.  X No protest accompanied the payment of additional search fees.

This International Searching Authority found multiple (groups of) inventions in this international application, as follows:

1. claims: 1-23 (partially)

use of an immune modulator composition comprising a whole cell bacterium from the genus Rhodococcus for the treatment or prevention of autoimmune diseases or disorders

2. claims: 1-23 (partially)

use of an immune modulator composition comprising a whole cell bacterium from the genus Gordonia for the treatment or prevention of autoimmune diseases or disorders

3. claims: 1-23 (partially)

use of an immune modulator composition comprising a whole cell bacterium from the genus Nocardia for the treatment or prevention of autoimmune diseases or disorders

4. claims: 1-23 (partially)

use of an immune modulator composition comprising a whole cell bacterium from the genus Dietzia for the treatment or prevention of autoimmune diseases or disorders

5. claims: 1-23 (partially)

use of an immune modulator composition comprising a whole cell bacterium from the genus Tsukamurella for the treatment or prevention of autoimmune diseases or disorders

6. claims: 1-23 (partially)

use of an immune modulator composition comprising a whole cell bacterium from the genus Nocardioides for the treatment or prevention of autoimmune diseases or disorders

BEST AVAILABLE COPY

Continuation of Box II.1

Although claims 12-25 are directed to a method of treatment of the human/animal body, the search has been carried out and based on the alleged effects of the compound/composition.

Continuation of Box II.2

Claims Nos.: 24-25

Claims 24-25 do not have additional technical features and therefore, these claims were not searched

The applicant's attention is drawn to the fact that claims relating to inventions in respect of which no international search report has been established need not be the subject of an international preliminary examination (Rule 66.1(e) PCT). The applicant is advised that the EPO policy when acting as an International Preliminary Examining Authority is normally not to carry out a preliminary examination on matter which has not been searched. This is the case irrespective of whether or not the claims are amended following receipt of the search report or during any Chapter II procedure. If the application proceeds into the regional phase before the EPO, the applicant is reminded that a search may be carried out during examination before the EPO (see EPO Guideline C-VI, 8.5), should the problems which led to the Article 17(2) declaration be overcome.

International Application No PCT/GB2004/004783

A. CLASSIFICATION OF SUBJECT MATTER IPC 7 A61K39/39 A61P9/00

A61P37/00

A61P37/06

According to International Patent Classification (IPC) or to both national classification and IPC

#### B. FIELDS SEARCHED

Minimum documentation searched (classification system followed by classification symbols)

IPC 7 A61K

Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched

Electronic data base consulted during the International search (name of data base and, where practical, search terms used)

EPO-Internal, BIOSIS, EMBASE, WPI Data

Further documents are listed in the continuation of box C.

C. DOCUMENTS CONSIDERED TO BE RELEVANT

Category	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.
X	WO 03/049752 A (INSTITUT PASTEUR; INSTITUT NATIONAL DE LA SANTE ET DE LA RECHERCHE MED) 19 June 2003 (2003-06-19) page 4, lines 22-27 page 6, lines 5-8 claims 1,3,5,15,16	1-8, 11-19,23
A .	AU 706 122 B2 (UNIVERSITY COLLEGE LONDON) 10 June 1999 (1999-06-10) page 4, lines 3-22; claims 1-3,9-11; examples 2,4	1-23

	<u></u>		
<ul> <li>Special categories of cited documents:</li> <li>'A' document defining the general state of the art which is not considered to be of particular relevance</li> <li>'E' earlier document but published on or after the international filing date</li> <li>'L' document which may throw doubts on priority claim(s) or which is cited to establish the publication date of another citation or other special reason (as specified)</li> <li>'O' document referring to an oral disclosure, use, exhibition or other means</li> <li>'P' document published prior to the international filing date but later than the priority date claimed</li> </ul>	<ul> <li>"T" later document published after the international filing date or priority date and not in conflict with the application but cited to understand the principle or theory underlying the invention</li> <li>"X" document of particular relevance; the claimed invention cannot be considered novel or cannot be considered to involve an inventive step when the document is taken alone</li> <li>"Y" document of particular relevance; the claimed invention cannot be considered to involve an inventive step when the document is combined with one or more other such documents, such combination being obvious to a person skilled in the art.</li> <li>"&amp;" document member of the same patent family</li> </ul>		
Date of the actual completion of the international search  13 June 2005	Date of mailing of the international search report  0.7. 0.7. 2005		
Name and mailing address of the ISA  European Patent Office, P.B. 5818 Patentlaan 2 NL - 2280 HV Rijswijk Tel. (+31-70) 340-2040, Tx. 31 651 epo nl, Fax: (+31-70) 340-3016	Authorized officer		

Patent family members are listed in annex.

International Application No
PCT/GB2004/004783

C.(Continu	ation) DOCUMENTS CONSIDERED TO BE RELEVANT	
Category °	Citation of document, with indication, where appropriate, of the relevant passages	 Relevant to claim No.
A	CONFORTI ANITA ET AL: "Specific and long-lasting suppression of rat adjuvant arthritis by low-dose Mycobacterium butyricum" EUROPEAN JOURNAL OF PHARMACOLOGY, vol. 324, no. 2-3, 1997, pages 241-247, XP002319250 ISSN: 0014-2999 abstract	1,5-7, 12,14, 17-19
A	WO 85/05034 A (UNIVERSITY COLLEGE LONDON; YEDA RESEARCH AND DEVELOPMENT CO. LTD) 21 November 1985 (1985-11-21) abstract page 2, lines 3-9 page 2, lines 15-22 page 5, line 24 - page 6, line 7 claims 1,6,10	1-23
P, X	WO 2004/022093 A (UNIVERSITY COLLEGE LONDON; MCINTYRE, GRAHAM; STANFORD, JOHN, LAWSON; S) 18 March 2004 (2004-03-18) the whole document	1-23

Information on patent family members

International Application No PCT/GB2004/004783

Patent document cited in search report	Publication date	Patent family member(s)	Publication date
WO 03049752 A	19-06-2003	AU 2002356387 BR 0214902 CA 2469334 EP 1461054 WO 03049752	A 30-11-2004 A1 19-06-2003 A2 29-09-2004
AU 706122 B	2 10-06-1999	DE 69309915 DE 69328503 DE 69328503 DK 630259 DK 763361 EP 0630259 EP 0763361 ES 2104131 ES 2145968 WO 9316727	T 15-05-2000 B2 06-02-1997 A 13-09-1993 A 06-02-1997 A 28-08-1995 A 21-10-1997 A1 02-09-1993 A3 15-02-1995 D1 22-05-1997 T2 24-07-1997 D1 31-05-2000 T2 24-08-2000 T3 15-09-1997 T3 07-08-2000 A1 28-12-1994 A2 19-03-1997 T3 01-10-1997 T3 16-07-2000 A1 02-09-1993 T3 31-10-1997 T3 31-10-2000 A1 02-09-1995 T 06-07-1995 B1 15-12-2000 A 17-10-1994 A 27-07-1997 B 30-08-2002 C1 10-01-1999 A3 10-05-1995
WO 8505034 A	21–11–1985	AT 55252 AU 588809 AU 4297685 DE 3579113 EP 0181364 WO 8505034 JP 7051509 JP 61502258 US 4716038	B2 28-09-1989 A 28-11-1985 D1 13-09-1990 A1 21-05-1986 A1 21-11-1985 B 05-06-1995 T 09-10-1986
WO 2004022093 A	18-03-2004	AU 2003263319 CA 2497644 EP 1534330 WO 2004022093	A1 18-03-2004 A1 01-06-2005